## Dispensaries (Ireland) Bill.

### ARRANGEMENT OF CLAUSES.

#### Clamer.

- 1. Short title.
- 2. Interpretation.
- 3. Loans may be made by Commissioners of Public Works for erecting dispensaries, &c. 4. Owners must first obtain certificate from Local Government
- Board. 5. Certificate from Local Government Board required before alteration allowed in plan, &c.
  - 6. Loan to be repaid by annuity.
  - 7. Loan to be a charge upon lands.
  - 8. Insurance of premises subject to loan. 9. Commissioners to make an order.
- Owner and board of guardians may enter into agreement for 10. lease of house, &c. erected, &c. under this Act.
- 11. Sale or lease of lands, &c. to board of guardians who may build dispensary and obtain loans for such purpose.
- 12. Guardians may sell lands and houses not required for dispensarios.
- 13. Expenses incurred by guardians to be charged on electoral divisions within dispensity district. 14. Mortgages, bonds, &c. under this Act exempt from stamp
- 15. Provisions of former Acts to apply.
- This and former Acts to be construed as one Act.
- SCHEDULE.

[Bill 66.]

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#### B I L L

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Give facilities for providing Dispensary Houses and Dwelling Houses for Medical Officers of Dispensary Districts in certain parts of Ireland.

W. HERBAS by an Act passed in the season of Parliament had be the twenty-mind and directly cars of the reign of Hepresent Majesby, institude "An Act to authorize a further advance "of manage feet he purposes of improvement of I model opporty in ordering the purpose of the purpose of the purpose certain Acts therein recited, the advance of a Further season of the purpose of the aid Acts was authorized, and the objects for the purpose of the aid Acts was authorized, and the objects for which each loss might be undo were extraord, in the manner of the purpose of the aid Acts was efficiently affecting the acts of the purpose of the act of the acts of the acts of the acts of the Acts where for the purpose of arms of efficiently affecting medical

reside to the poor within dispersary districts of "unions in Irakush!, it is expedient to give facilities for colationic joons for the excetion, unlarguessed, improvement, or purchase of houses, or buildings are buildings of the properties of the

Bo it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

 I. This Act may be cited for all purposes as "The Dispensary Short title. Houses (Ireland) Act, 1879."
 In this Act—

The expression "the Commissioners of Puhlio Works" means Interpretathe Commissioners of Puhlio Works in Ireland:

(Bill 66.7) A

The expression "the Local Government Board" means the Local A.D. 1879. Government Board for Ireland : The expression "the Medical Charities Acts" means the Act

14 & 15 Vict. c. 68., and the Acts amending the same

The expression "owner" means an owner of land within the mean- 5 ing of the Acts specified in the schedule to this Act amexed : The expression "dispensary" means a dispensary house for the

medical officer of any dispensery district appointed under the Medical Charities Acts: The expression "dispensary residence" means a dwelling house 10

for any such medical officer. 3. In addition to the purposes for which loans may be made

under the provisions of any of the Acts specified in the schedule to be made by this Act namezed, the Commissioners of Public Works, where they sieners of think fit, may, upon an application made to them by any owner 15 Public Works under the provisions of this Act, and upon production of a cerfor erecting tificate signed by the secretary of the Local Government Board according to the provisions of this Act and subject to such rules and regulations as may from time to time be made by the Commissionors of Hor Majesty's Treasury, make a loan for the purpose 20 of assisting such owner in the erection, enlargement, structural improvement, or purchase of any house or building to be used as a dispensary or as a dispensary residence for the dispensary district in which such house or building is situate.

4. Where any owner intends to apply for a loan under the 25 Owners must provisions of this Act he shall cause notice of such intention, first obtain together with plans and specifications of the house or hulding certificate from Local proposed to be erected, enlarged, improved, or purchased in any Government dispensory district, and of such enlargement and improvement, and with an estimate of the cost of such orection, enlargement, 30 improvement, or purchase, to he forwarded to the Local Govern-

ment Board; and the said Board may, if they so think fit, grant to such owner a certificate, to be signed by the secretary of the said Board, which certificate shall state-(c.) That a dispensary or dispensary residence (as the case may 35

he) in such dispensary district is requisite for the purpose of affording medical relief in such district :

(b.) That a house or building if erected, enlarged, improved, or purchased in accordance with the said plans, specifications, and estimate will be conveniently situated and suitably 40 adapted for the purpose of a dispensary or dispensary residence as aforesaid.

Provided always, that before granting or refusing to grant any A.D. 1878, such certificate as afferestid, the Local Government Board may direct on inquiry to be made by an inspector of the said Board as to the necessity of a dispensary or dispensary residence within such dis-

- 5 pensary district, or as to the situation or fitness of the house or building proposed to be erected, cularged, improved or purchased for the purposes aforesaid.
- 5. Before the Commissioners of Public Works sonction the Continues alteration or modification of any plan, specification, or estimate from Leaf 10 originally approved of by them in respect of any house or harding Beart referred to a which are been arread or ordered to be made under placel left.
- 10 organizi appoint of the man provided to be made under principled for which any loss has been agreed or ordered to be made under adversion or estimate in whole or in part for any such plan, specification, or estimate originally approved of as aforestall, they shall 55 require the production by the owner of a certificate from the Local
- 15 require the pecduction by the owner of a certificate from the Local Government Board approving of such alteration, modification, or substitution, which certificate the Local Government Board are hereby authorised, if they so think fit, to grant to such owner.
- 6. Every loon made under the provisions of this Act shall be Low to be 30 yearsh by the payment to Her dipleyst of an annual sum of fee remaining partial for every one hundred possits of such loan from time to annual time advanced, and so on in projection for any lever amount, and to be payable for the term of librity-free gover, to be computed from the date of the advance in remeeted of which the suid annual sum.
- 25 shall be charged, such annual sum to be poid by equal half-weatly payments on the fifth day of dayed and tenth day of October in every year during the said term of thirty-five years, with such apportionment, if any, as may be necessary in respect of the first and last of such payments: Provided always, that the amount of the provided that the amount of the contract of the provided that the amount of the provided that the provided that the amount of the provided that the
- first and last of such psyments: Provided always, that the amount 20 of such annual sum may, by agreement, and with the sunction of the Commissioners of Her Majesty's Twessury, be increased to such amount as will repay the sum so advanced somer than the said period of thirty-five years herein-before appointed.
- 7. All lands upon which any house or huilding may stoud which Loan to be a 35 bas been erected, enlarged, improved, or purchased wholly or partly cheers upon by means of a loan under this Act, and such house or building, and any other lands adjoining or in the neighbourhood of such first-
- mentioned leads and settled to the same uses, which the owner of the same may be willing by writing under his band to make liable to the payment of such rentcharge, shall be deemed to be and shall
- be well charged with the payment of such rentcharge, and that in
  [66.7] A 2

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A.D. 1879.

priority to all charges and incumbrances whatsoever affecting the same, save and except quitrents and rentcharges in lieu of tithes. and except all charges prior in date (if any) existing under any of the Acts mentioned in the schedule to this Act sauexed: Provided always, that in case such lands or house or building are held under 5 any grant or demise, nothing herein contained shall prejudice or affect the right of the granter or lessor in any such grant or demise or of any superior grantor or lessor.

subject to

8. When any loan has been made under the provisions of this Act, the Commissioners of Public Works, if they think fit, may 10 insure against damage by fire all buildings and erections then or thereafter standing or heing on the lands and premises charged with such loan, such insurance to be effected in such insurance office or company, and in such sum of money, not exceeding the amount of such loan, as the said Commissioners shall from time to 15 time direct; and the said Commissioners shall keep on foot such insurance as aforesaid, and all premiums paid thereon by the said Commissioners shall be deemed to be included in all charges and securities whereby repayment of such loan shall be secured, and shall be forthwith recoverable in like manner as any instalment of 20 the rentcharge payable in respect of such loan. 9. The repayment of every loan made under the provisions

Connismake an order.

of this Act shall be secured by an order of the Commissioners of Public Works, under their common seal, and, if they require it, by the further security of at least three persons, the sufficiency 25 and solvency of which persons shall be made out to the satisfaction of the said Commissioners; such security to be subject to such conditions as the said Commissioners deem to be proper; and every such order shall set forth the amount of such loan, the names of the persons to whom or on whose application and on whose security 30 the same has been made, and a description of the lands or premises charged therewith.

In all cases where the said Commissioners have made any such order they shall execute a duplicate thereof, under their common seal, and forthwith cause the said duplicate order to be lodged with 35 the registrar of deeds in the office for registry of deeds in the city of Dublin, and the registrar of the said registry office, his and their assistants, deputies, and other officers, shall register the same in the same manner as any deeds or instruments are registered in the said office, and shall enter a memorial thereof in the abstract books and 46 indexes of or relating to memorials registered and kept in the said office, and shall return such registry in any search made in

such registry office: Provided always, that no fees shall be payable A.D. 1979, in respect of such registration,

10. Any owner, and the board of guardians for any union, may owner and either before on either any house or building has been exceed, or beard of 5 ingred, improved, or purchased by such owner under the provisions say out to such board of guardians of such house or building, and of the loss of house or building, and of the bear of the bear of the second of the

10 conditions as may be agreed upon by such owner and such owner and guardians, and as may be approved of by the Local Government Board; and any such owner may lease to such board of guardians, and such board of guardians may take on laves, such home or building at such reat, for such terms of years, and upon such contributions of a different particular differe

III. Any orace may self or loss to the board of generations of since any union, and such board of generations may purchase or these on loss of loss, i.e., loss, in the case of sub-for such consideration, or in case of loss loss, i.e., as the case of sub-for such consideration, or in case of loss loss of the such consideration, and such part for such forms of years for loss of the such consideration, and sub-part for such consideration, as may be approved by the "significant Concell Government Board may loss not being more than for some surface statute within any dispensary district within such axion, and any satisses in house or building sittent upon a such hand; and such board of 1900.

guardians uny erect on any land so purchased or taken by them 25 any house or hullding to be used as a dispensary or dispensary residence for such district, or may enlarge or improve any bosse or sulfiding situate upon any sanch land; and any house or basilding purchased, taken on lesse, enlarged, or improved as aforestifs, shall, while the same remains in the possession of such board of guardians,

30 be used as a dispensary or dispensary residence as aforestid.
For the purpose of purchasing any lands or any house or building, or of creeting, enlarging, or improving any house or building, mader the provisions of this section, the board of guar-

building, ander the provisions of this section, the board of gwardians in any union shall be deemed to be included within the 35 term "owner" as defined by this Act, and such purchase, occetion, enlargement, or improvement, shall be purposes for which the Commissioners of Pablic Works any make banas, subject to the

provisions of the Acts specified in the schedule to this Act annexal, and of this Act, so far as the sameare applied by Provided always, 40 that where any Ionn has been made to any board of guardinas for the purchase, excellent, collargement, or improvement of any house or huiding aircate within any dispensary district, the poor rates of

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A.D. 1879. the electoral division or dividens comprised within such dispensary district shall be deemed to be chryged with the payment of the rentcharge payable to Her Majesty under the provisions of this Act in respect of such lean. For the purpose of the sale and purchase of any lauds or 5

houses or buildings under the provisions of this section, all the provisions of the Lauds Clauses Consolidation Act, 1815, and of the Lands Clauses Consolidation Acts Amendment Act, 1800, (except the provisions of the said first-mentioned Act with respect to the purchase and taking of lands otherwise than by agreement, 10 and with respect to the cotry upon lands by the promotors of the undertaking,) shall be incorporated with and form part of this section; provided that for the purpose of such incorporation the expression "the special Act" used in the provisions of the said Acts shall be construed to mean this section, and the expression 15 "the promoters of the undertaking" shall be construed to mean such guardians as aforesaid.

Guardians. may sold lamle and houses not

12. The board of guardians of any union may from time to time, with the consent of the Local Government Board, sell and dispose of any lands, houses, or buildings purchased or crected by them under 20 this Act (when and so soon as any lean charged thereon under the provisions of this Act has been repaid) which they may not require for the purpose of a dispensory or dispensory residence; all moneys arising from the sale or disnosal of any such lands, bouses, or buildings shall be carried to the credit of the electoral division or 25 divisions comprised within such dispensary district, and shall be expended in relief of the poor rates of the same, according to the not annual value of each such division in accordance with the valuation thereof in force for the time being under the Acts relating to the valuation of rateable property in Ireland. 30 13. All expenses incurred by the board of guardians of any

Expenses union under the provisions of this Act in respect of any dispensary gracedians to be charged divisions permary dis-

or dispensary residence within any dispensary district of such union shall be charged on the poor rates of the electoral division or divisions comprised within such dispensary district, according 35 to the not annual value of each such division, in accordance with the valuation thereof in force for the time being under the Acts relating to the valuation of rateable property in Ireland. Provided always, that where any dispensary residence has been creeted, enlarged, improved, purchased, or taken on lease by any board of 40 guardians under the provisions of this Act, the amount of annual rent paid by such guardians in respect thereof, or such annual sum as the Local Government Board may consider as a reasonable rent

them.

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for the use of such residence, may, with the consent of the Local A.D. 1879.

Government Board, he deducted from the solary payable by such rangilous to the medical officer residing in such residence.

15. Except no by this Act specially provided, all the powers, position-to-provide the power is provided by the positioned or priced by supply. The power is provided by the power is provided by supply to all power in the power is provided by the power is provided by the provided by the power is provided by the power i

16. This Act and the Acts specified in the schedule to this Act This and annexed shall be read together and construed as one Act, save so forms Act are as the provisions of this Act may be inconsistent with the desired as see 100 neorisions of the aforestial Acts or any of them.

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## SCHEDULE.

. c. 71.
20 & 30 Vict. c. 40. 38 & 89 Vict. c. 82.

# Dispensaries (Ireland).

# BILL L To give feature for providing Burgermy Honors and Drelling Transfor Heffeld Colors of Magnanary Testincts in certain parts of Ireland,

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